

GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

2016 REGULAR SESSION

	HOUS	E BIL	L NO. 2	37
WEDN	IESDAY	, FEB	RUARY	7 10, 201

The following bill was reported to the Senate from the House and ordered to be printed.

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1		AN ACT relating to local property tax exemptions for data centers.					
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:						
3		→ Section 1. KRS 91.260 is amended to read as follows:					
4	(1)	Each city of the first class shall raise a revenue from ad valorem taxes and from					
5		taxes based on income, licenses and franchises. The board of aldermen may each					
6		year, by ordinance, levy an ad valorem tax on all real and personal property subject					
7		to taxation for city purposes, at a rate within the limits prescribed in the					
8		Constitution, and may provide for taxation, for city purposes, on personal property					
9		based on income, licenses or franchises in lieu of an ad valorem tax thereon, but					
10		may not omit the imposition of an ad valorem tax on the taxable personal property					
11		of any steam, railroad, street railway, ferry, bridge, gas, water, heating, telephone,					
12		telegraph, electric light or electric power company, and may not levy or collect an					
13		income tax.					
14	(2)	The board of aldermen shall provide for the collection of all taxes imposed under					
15		this section.					
16	(3)	(a) The board of aldermen may by ordinance exempt manufacturing					
17		establishments, including qualified data centers, from city taxation for a					
18		period not exceeding five (5) years, as an inducement to their location within					
19		the city limits					

(b) As used in this subsection:

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1. "Data center" means a structure or portion of a structure that is

predominantly used to house and continuously operate computer

servers and associated telecommunications, electronic data processing

or storage, or other similar components;

2. "Overall tier rating" means the overall tier rating of a data center

according to the TIA-942 Telecommunications Infrastructure

Standard for Data Centers established by the Telecommunications

I			Industry Association and published in April 2005, exclusive of any
2			amendments made subsequent to that date; and
3			3. "Qualified data center" means a data center having an overall tier
4			rating of three (3) or four (4) on the assessment date of a given taxable
5			year, as established by the owner thereof.
6		→ S	ection 2. KRS 92.300 is amended to read as follows:
7	(1)	<u>(a)</u>	The legislative body of an urban-county government and any city of the home
8			rule class may by ordinance exempt manufacturing establishments, including
9			qualified data centers, from city taxation for a period not exceeding five (5)
10			years as an inducement to their location in the urban-county government, or
11			city.
12		<u>(b)</u>	As used in this subsection:
13			1. "Data center" means a structure or portion of a structure that is
14			predominantly used to house and continuously operate computer
15			servers and associated telecommunications, electronic data processing
16			or storage, or other similar components;
17			2. "Overall tier rating" means the overall tier rating of a data center
18			according to the TIA-942 Telecommunications Infrastructure
19			Standard for Data Centers established by the Telecommunications
20			Industry Association and published in April 2005, exclusive of any
21			amendments made subsequent to that date; and
22			3. "Qualified data center" means a data center having an overall tier
23			rating of three (3) or four (4) on the assessment date of a given taxable
24			year, as established by the owner thereof.
25	(2)	(a)	No city of the home rule class or urban-county government may impose or
26			collect any license tax upon:
27			1. Any bank, trust company, combined bank and trust company, or trust

1		b	anking and title insurance company organized and doing business in
2		tl	nis state;
3		2. A	any savings and loan association whether state or federally chartered; or
4		3. T	he provision of multichannel video programming services or
5		C	ommunications services as defined in KRS 136.602. It is the intent of
6		tl	ne General Assembly to continue the exemption from local license fees
7		a	nd occupational taxes that existed on January 1, 2006, for providers of
8		n	nultichannel video programming services or communications services
9		a	s defined in KRS 136.602 that were taxed under KRS 136.120 prior to
10		Ja	anuary 1, 2006. If only a portion of an entity's business is providing
11		n	nultichannel video programming services or communications services
12		ir	acluding products or services that are related to and provided in support
13		. О	f the multichannel video programming services or communications
14		Se	ervices, this exclusion applies only to that portion of the business that
15		р	rovides multichannel video programming services or communications
16		Se	ervices including products or services that are related to and provided
17		iı	n support of the multichannel video programming services or
18		C	ommunications services.
19		(b) No city	y of the home rule class or urban-county government may impose or
20		collect	any license tax upon income received:
21		1. B	by members of the Kentucky National Guard for active duty training,
22		u	nit training assemblies and annual field training; or
23		2. B	by precinct workers for election training or work at election booths in
24		S	tate, county, and local primary, regular, or special elections.
25	(3)	Pursuant to	KRS 92.281, no city shall regulate any aspect of the manner in which
26		any duly ord	ained, commissioned, or denominationally licensed minister of religion
27		may perform	his or her duties and activities as a minister of religion. Duly ordained,

- 1 commissioned, or denominationally licensed ministers of religion shall be subject to
- 2 the same license fees imposed on others in the city enacted pursuant to KRS 92.281.
- 3 → Section 3. The amendments made in Sections 1 and 2 of this Act shall apply
- 4 only to new manufacturing establishments that locate in an applicable city or urban-
- 5 county on or after the effective date of this Act.

Approved

Governor